Iowa Department of Human Services REVISED NOTICE OF DECISION TO REVIEW AND ADJUST A CHILD SUPPORT OBLIGATION (252H) COVER LETTER

Date:	Case Number:
	Court Order #:
To:	County:
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This revised notice is to tell you that the	ne De Foster Care Recovery Unit De Child Support Recovery Unit (the Unit) has reviewed
your case to decide if child support sho	ould be modified. In deciding if an administrative adjustment should be done, the Unit
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followed criteria set out in state law.	The attached notice and documentation explains the results of the Unit's review.
If you have any questions about this le	tter or the enclosed notice, please contact the local CSRU office listed below.
	Telephone:

Iowa Department of Human Services REVISED NOTICE OF DECISION TO REVIEW AND ADJUST A CHILD SUPPORT OBLIGATION (252H) COVER LETTER

Date:	Case Number:
	Court Order #:
To:	County:
	Obligee:
	Obligor:
	☐ Third Party:
This revised notice is to tell you that the \Box	☐ Foster Care Recovery Unit ☐ Child Support Recovery Unit (the Unit) has reviewed
your case to decide if child support should	d be modified. In deciding if an administrative adjustment should be done, the Unit
followed criteria set out in state law. The	attached notice and documentation explains the results of the Unit's review.
If you have any questions about this letter	or the enclosed notice, please contact the local CSRU office listed below.
	
	Talaskanas
	Telephone:

Revised Notice of Decision to Review and Adjust a Support Obligation

☐ Foster Care Recovery Unit☐ Child Support Recovery Unit Iowa Department of Human Services

Responsible Parent/Obligor:	Docket No.:
Parent/Caretaker: Third Party: Dependents:	
Date Prepared:	
The ☐ Foster Care Recovery Unit ☐ Child Support	Recovery Unit (the Unit) has completed the review. (See Footnotes ¹²³⁴)
The results of the review are as follows: ⁵	
child support guidelines. An adjustment is The current support obligation does not mandatory child support guidelines. An adjustment is <i>not appropriate</i> because The current support obligation varies by child support guidelines. An adjustment is is also <i>appropriate</i> . The current support obligation does not	vary by more than 20% from the amount that would be due under the djustment is <i>not appropriate</i> .
	hild(ren) exceed \$250.00 per year for one child or \$500.00 per year for two nsible to pay% of the excess cost as provided by the Iowa Supreme
☐ Sections of Iowa's child support gethe order.	

Right to Challenge: You May Request a Second Review⁶ You have the right to challenge the decision of the Unit if you disagree with:

- The decision to adjust the support order reviewed.
- The decision not to adjust the support order reviewed.
- The adjusted amount of support calculated using the mandatory child support guidelines.
- The Unit's determination of the residence of the obligor, obligee, necessary third party, and/or the home state of the child(ren) or the controlling order.
- Unit's conclusion that there is not a controlling order.
- The Unit's conclusion of having jurisdiction or not having jurisdiction to enter an adjustment order.
- The Unit's conclusion that it considered all ongoing support orders affecting the obligor and the child(ren) named above.

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If there is an order the Unit did not consider, and you have a copy of it or other information, such as the order's date and the state and county where the order was entered, include it with your request for a second review.

Send your written challenge to the Unit. It must be received within 10 days of the date of this notice.

- List the reasons you disagree with the decision of the Unit.
- Provide any evidence or documentation that supports your position.

If a necessary party⁷ challenges the decision, the Unit may conduct a second review and will consider the new information provided. Following this review, another notice will be issued confirming or amending the Revised Notice of Decision.

Right to Challenge: You May Request a Court Hearing You also have the right to ask for a court hearing if you disagree with this decision.

If you ask for a court hearing, a written request must be received within 30 days of the date of this notice.

- List the reasons you disagree with the decision of the Unit.
- Provide any evidence or documentation that supports your position.

If a court hearing is requested within the time frame, the Unit will request a hearing and send documentation to the court. The court will set the hearing date and notify all parties of the time and place of the hearing.

Your Rights and Responsibilities If this revised notice says that an adjustment is appropriate and none of the parties sends a written challenge or asks for a court hearing, the Unit will prepare an administrative order to adjust this support order. The Unit will wait 30 days from the date of this revised notice before taking any action unless all parties agree to waive the 30-day waiting period.

If you have questions about this notice of contact an attorney of your choice. 89	or the review and adjustn	nent process, p	lease contact the o	office listed in	this notice or
Telephone:					
Copy to:					
¹ The obligor's state of residence at the time personal jurisdiction over the obligor becaus jurisdiction. □ is a party to the Iowa order(s)	e the obligor 🖵 resides in I	owa. 🗖 requeste	d this review and wa	aives any contes	t to personal
The obligee's state of residence at the time the personal jurisdiction over the obligee becaus jurisdiction. ☐ is a party to the Iowa order(s)	he Unit issued the Notice of the obligee resides in I that has been reviewed.	lowa. □ requeste	ed this review and wa	aives any contes	st to personal
The necessary third party's state of residence Unit has personal jurisdiction over the neces waives any contest to personal jurisdiction. Interest in the amount of support.	sary third party because the	e necessary third	party Tresides in I	owa. 🖵 requeste	ed this review and

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Anced Cind	s Name	Date of Birth	State of Residence●	Period of Residence	Child's Home State		Child Currently Residing with:
			_	through			
			_	through			
			_	411		_	
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			_	through		_	
he child is less than s The child affected Affected Child's	six months old, the st by the ongoing supp	tate in which th				ome state.	able pleading for support. If Child Currently Residing with:
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Issuing State	Issuing County	Docket Number	Effective Date	Support Amount
				Support Amount
				\$ per
				\$ per
				Ф per
				\$ per
				\$ per
named above. ³ See section 598.2 ⁴ □ According to th □ because it is the complete because it was is:	not disclosed, and the Unit is not award 1(9). Entry of an adjusted ongoing supple standards of section 252K.207, the complete County, Docket Number could be comply known ongoing support order in estandards by the only tribunal that has continuous contractions.	oport order in Iowa will not violate ontrolling ongoing support order in This order is consistence.	28 USC 1738B. s theontrolling	order entered in
☐ although more th	an one tribunal has continuing, exclusi	ive jurisdiction, it was issued by a	tribunal that has con	tinuing, exclusive
iurisdiction and is t	he home state of the child(ren).	ive jurisdiction, it was issued by a	inounar mai mas con	mang, exercisive
	e most recent ongoing support order is	sued by a tribunal with continuing	, exclusive jurisdicti	on, and
	, the current home state of the ch	ild(ren) has not issued a support or	der.	
☐ because it was th	e most recent ongoing support order is	sued by a tribunal with continuing	, exclusive jurisdicti	on, and neither
	the home state of the child(ren)		, nor	, the
home state of the ch	nild(ren)	, has issued suppor	t orders.	
□ Assauding to the	standards of section 252K.207, the co	ntualling angaing aumment anden is	tha Iarra andan antan	ad in
	mber, and th			
County, Docket Ivu	\Box , and the Iowa order entered in	County Dock	County, Do et Number	eket Ivanibei
According to Iowa	Code section 252B.6, no Iowa order su	nersedes any previous Iowa order	All Iowa orders ru	n concurrently and were
reviewed together.	Code section 232B.0, no lowa order st	ipersedes any previous fowa order	. All lowa orders fur	ir concurrently and were
	controlling because they were issued by	w the only tribunal that has contin	uina avalusiva iuris	diction
	controlling because they were issued to			netion.
I flese orders are	controlling occause they were issued to	by the only thounar that has issued	orders.	
☐ According to the	ne standards of section 252K.207,	the controlling ongoing support	order for	
		is	the	order entered
in	County, Docket Numbe	r and	the controlling or	der for
		is	the	order entered
in	County, Docket Numbe	r Th	ese orders are contro	lling because although more
than one tribunal ha	as continuing, exclusive jurisdiction, the	nese orders were issued in the child	ren's respective hon	ne states by tribunals with
continuing, exclusiv	e e	iese orders were issued in the eithe	iren s respective non	ic states by tribunals with
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☐ However, the Unwill terminate the re				
	eview and adjustment process and refe	der and assert continuing, exclusiv r the case to another state which m	e jurisdiction over that ay be able to assume	te order. Therefore, the Unit
appropriate, adjust No support order of the tribunals has section 1738B requ review and adjustm the request of any n No support order of the tribunals has section 1738B requ review and adjustm	eview and adjustment process and refe	tribunals have issued child support djust a support order. In these circ tribunal having jurisdiction over the to assert jurisdiction over the pareferral to a state that may have juristribunals have issued child support djust a support order. In these circ tribunal having jurisdiction over than establishment action in Iowa to	t orders for the same umstances, Iowa Cone parties. Therefore ties to enter a new, of sdiction over the part t orders for the same umstances, Iowa Cone parties. Therefore	e jurisdiction and, if e obligor and child(ren), none de chapter 252K and 28 USC e, the Unit must terminate the ongoing support order. At ties. e obligor and child(ren), none de chapter 252K and 28 USC e, the Unit must terminate the
appropriate, adjust ☐ No support order of the tribunals has section 1738B requ review and adjustm the request of any n ☐ No support order of the tribunals has section 1738B requ review and adjustm ⁵ An adjustment is a 1. The current supp difference must be 2. The children are dependent health in support will be orde ⁶ Only one Second ⁶ Someone who has ⁶ If you choose to h	eview and adjustment process and refethe order. is controlling. Although two or more continuing, exclusive jurisdiction to a ire a new support order be issued by a ent process. However, Iowa is not ablecessary party, the Unit will make a resist controlling. Although two or more continuing, exclusive jurisdiction to a ire a new support order be issued by a ent process. The Unit will then begin	tribunals have issued child support djust a support order. In these circ tribunal having jurisdiction over the eto assert jurisdiction over the pareferral to a state that may have juristribunals have issued child support djust a support order. In these circ tribunal having jurisdiction over than establishment action in Iowa to both of the following: from the new amount calculated us asted for at least 3 months and are on benefit program (other than Medisonable cost, or may have a plan are to both of the following: The child is a party makes the request.	t orders for the same umstances, Iowa Cone parties. Therefore ties to enter a new, of sdiction over the part t orders for the same umstances, Iowa Cone parties. Therefore set a new support of ing the mandatory cleaning the mandat	e jurisdiction and, if cobligor and child(ren), none de chapter 252K and 28 USC e, the Unit must terminate the ongoing support order. At ties. cobligor and child(ren), none de chapter 252K and 28 USC e, the Unit must terminate the oligation. mild support guidelines. This n additional 3 months. dered to pay support has a e. The parent ordered to pay

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